

**IN THE UNITED STATES OF DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

Canal Indemnity Company,

Plaintiff(s),

v.

**WLS, Inc. D/b/a S & H Mobile Homes,
Cavalier Acceptance Corp.; Greentree;
Ruth Barron; John D. Barron,**

Defendant(s).

**Civil Action No.
CV-05-778-WKW**

JOINT STIPULATION OF DISMISSAL

COME NOW, the Plaintiff, Canal Indemnity Company, and Defendants, WLS, Inc., d/b/a S&H Mobile Homes, CIS Financial Services, Inc. f/k/a Cavalier Acceptance Corporation, Green Tree-AL LLC, Green Tree Servicing LLC, and John D. Barron, pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure and stipulate that a settlement has been reached in the underlying lawsuit styled *John D. Barron, plaintiff versus WLS, Inc. d/b/a S & H Mobile Homes, Cavalier Acceptance Corp, Greentree, and Ruth Barron, defendants, in the Circuit Court of Chilton County, Alabama (CV-2005-31-F)* (hereinafter “the underlying lawsuit”). Accordingly, the parties to this motion hereby request this Honorable Court to dismiss all claims asserted by the plaintiff against all defendants in this matter without prejudice, each party to bear his, her or its own costs.¹

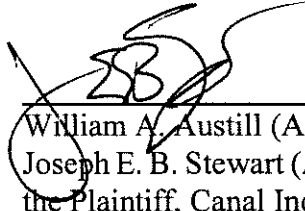
¹Defendant Ruth Barron is not a party to this motion by virtue of never having appeared in this case; however, the parties to this motion respectfully request that the Court dismiss all claims against her without prejudice as well.

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JOINT STIPULATION OF DISMISSAL

Respectfully submitted this 24th day of April, 2006.



William A. Austill (ABS-1217-A62W)

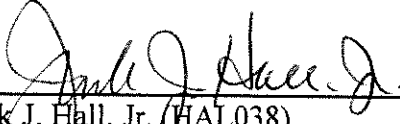
Joseph E. B. Stewart (ASB-6903-S61J), attorneys for
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OF COUNSEL:

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P.O. Box 11927

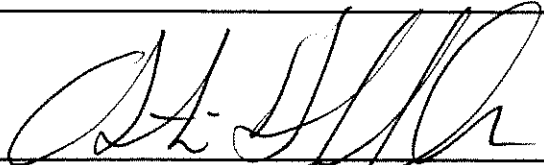
Birmingham, AL 35202-1927



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
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OF COUNSEL:

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attorney for Defendant, John D. Barron

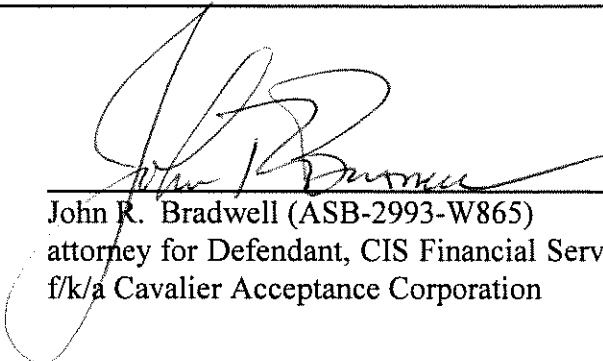
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John R. Bradwell (ASB-2993-W865)
attorney for Defendant, CIS Financial Services, Inc.
f/k/a Cavalier Acceptance Corporation

OF COUNSEL:

Hill, Hill, Carter, Franco,
Cole & Black, P.C.
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Montgomery , AL 36104

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been furnished by U.S. Mail, postage prepaid and properly addressed, on this 24th day of April, 2006 to:

Ruth Barron
921 South Holt Street
Montgomery, AL 36108



OF COUNSEL